- (7) respecting the sovereignty of Iraq by demobilizing Iranian-controlled Shia militias in the country;
- (8) ending its military support for the Houthi militia in Yemen;

(9) withdrawing all forces under Iranian command in Syria:

(10) ending support for the Taliban in Afghanistan and for senior al Qaeda leaders around the region;
(11) ending the IRGC's support for terror-

(11) ending the IRGC's support for terrorists and militant partners around the world; and

(12) halting its threatening behavior against its neighbors;

Whereas President Donald Trump announced the withdrawal of the United States from the JCPOA on May 8, 2018, and gradually reimposed sanctions that were suspended by the Obama administration under the JCPOA, depriving the regime of valuable funds that the regime could have used to support its malign activities:

Whereas the JCPOA defined the sanctions that the Obama administration suspended under the JCPOA as "nuclear-related", but "nuclear-related" is not a term recognized under existing United States statutory sanctions related to Iran:

Whereas the Obama administration agreed to define the most significant bilateral sanctions imposed by the United States on Iran as "nuclear-related", waive the application of those sanctions under the JCPOA, and commit the executive branch to work to repeal the provisions of law providing for those sanctions upon the expiration of the JCPOA;

Whereas, pursuant to the terms of the JCPOA, sanctions were lifted on Iranian financial institutions, cargo vessels, aircraft, fraudulent charities, and other entities that were not linked to Iran's nuclear program, but were sanctioned for illicit conduct;

Whereas, pursuant to section 401(a) of the Comprehensive Iran Sanctions, Accountability, and Divestment Act of 2010 (22 U.S.C. 8551(a)), in order to terminate sanctions against the Central Bank of Iran and other Iranian financial institutions, the President is required to certify that "the Government of Iran.. no longer satisfies the requirements for designation as a state sponsor of terrorism", and that "Iran has ceased the pursuit, acquisition, and development of, and verifiably dismantled its, nuclear, biological, and chemical weapons and ballistic missiles and ballistic missile launch technology";

Whereas, on March 12, 2020, President Trump extended the national emergency declared by Executive Order 12957 (50 U.S.C. 1701 note; relating to prohibiting certain transactions with respect to the development of Iranian petroleum resources) following a determination that Iran's malign activities pose an unusual and extraordinary threat to the United States:

Whereas the Department of the Treasury has determined that the IRGC and its affiliated entities have a dominant presence in Iran's commercial and financial sectors and maintain extensive economic interests in the defense, construction, aviation, oil, banking, metal, automobile, and mining industries;

Whereas, on October 8, 2020, the Secretary of the Treasury designated the financial sector of Iran for the imposition of sanctions, authorizing sanctions with respect to persons operating in Iran's construction, mining, manufacturing, and textile sectors, to deny the Government of Iran financial resources that may be used to fund and support its malign activities;

Whereas the United States Government has sanctioned Iranian entities for their support to, or association with, Iran's terrorism campaigns, ballistic missile program, or the Supreme Leader of Iran, including the Central Bank of Iran, the National Development Fund of Iran, elements of the IRGC, Foreign Minister Javad Zarif, and entities in Iran's banking, petroleum, and industrial sectors;

Whereas, in February 2020, the Financial Action Task Force, the global anti-money laundering standard-setting body, fully lifted the suspension of countermeasures and called on its members and urged all jurisdictions to apply effective countermeasures relating to the terrorist financing risk emanating from Iran and the threat that poses to the international financial system;

Whereas the United States Government, under Democratic and Republican administrations, has concluded that Iran provides a safe haven for al Qaeda leaders and that the al Qaeda network has used Iran to establish a "core pipeline" through which money, facilitators, and operators moved to Afghanistan and Pakistan;

Whereas the United States Government has sanctioned entities in the Government of Iran for perpetrating human rights abuses;

Whereas, pursuant to section 8 of the Iran Sanctions Act of 1996 (Public Law 104-172; 50 U.S.C. 1701 note), in order to terminate sanctions imposed with respect to the energy sector of Iran, the President is required to certify "that Iran—

"(1) has ceased its efforts to design, develop, manufacture, or acquire—

G(A) a nuclear explosive device or related materials and technology;

"(B) chemical and biological weapons; and

"(C) ballistic missiles and ballistic missile launch technology;

"(2) has been removed from the list of countries the governments of which have been determined. . .to have repeatedly provided support for acts of international terrorism: and

"(3) poses no significant threat to United States national security, interests, or allies."; and

Whereas the concept of "nuclear-related" sanctions does not exist in statute, and existing statutes likely require a treaty to terminate such sanctions: Now, therefore, be it Resolved, That the Senate—

(1) reaffirms that it is the policy of the United States not to allow Iran to develop or otherwise acquire a nuclear weapons capability:

(2) resolves that the lifting or termination of sanctions with respect to Iran must take place only as provided for under section 401(a) of the Comprehensive Iran Sanctions, Accountability, and Divestment Act of 2010 (22 U.S.C. 8551(a)) and section 8 of the Iran Sanctions Act of 1996 (Public Law 104–172; 50 U.S.C. 1701 note);

(3) rejects and opposes the reapplication of sanctions relief, including the use of waivers, de-listing individuals or entities, or the application of licenses, provided for in, or incident to, the Joint Comprehensive Plan of Action, including on any sectors of the Iranian economy or any individuals or entities designated for the imposition of sanctions under United States law for supporting terrorism, missile development and proliferation, human rights abuses, corruption, or Iran's other destabilizing activities;

(4) opposes reversing the finding that identifies Iran as a jurisdiction of primary money laundering concern under section 5318A of title 31, United States Code;

(5) opposes the lifting of the "U-Turn" prohibition, which bans Iran from accessing the United States financial system for the purpose of conducting dollarized transactions; and

(6) opposes the suspension or lifting of the call for countermeasures by the Financial Action Task Force on the Iranian financial sector until Iran fully completes its action plan.

SENATE RESOLUTION 73—REAFFIRMING THE COMMITMENT
TO MEDIA DIVERSITY AND
PLEDGING TO WORK WITH
MEDIA ENTITIES AND DIVERSE
STAKEHOLDERS TO DEVELOP
COMMON GROUND SOLUTIONS TO
ELIMINATE BARRIERS TO MEDIA
DIVERSITY

Ms. ROSEN (for herself and Mr. RUBIO) submitted the following resolution; which was referred to the Committee on Commerce, Science, and Transportation:

## S. RES. 73

Whereas the principle that an informed and engaged electorate is critical to a vibrant democracy is deeply rooted in our laws of free speech and underpins the virtues on which we established our Constitution, "in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity "...

Whereas having independent, diverse, and local media that provide exposure to a broad range of viewpoints and the ability to contribute to the political debate is central to sustaining that informed engagement;

Whereas it is in the public interest to encourage source, content, and audience diversity on our Nation's shared telecommunications and media platforms;

Whereas the survival of small, independent, and diverse media outlets that serve diverse audiences and local media markets is essential to preserving local culture and building understanding on important community issues that impact the daily lives of residents;

Whereas research by the American Society of News Editors, the Radio Television Digital News Association, the Pew Research Center, and others has documented the continued challenges of increasing diversity among all types of media entities;

Whereas with increasing media experience and sophistication, it is even more important to have minority participation in local media to ensure a diverse range of information sources are available and different ideas and viewpoints are expressed to strengthen social cohesion among different communities; and

Whereas the constriction in small, independent, and diverse media outlets and limited participation of diverse populations in media ownership and decisionmaking are combining to negatively impact our goal of increasing local civic engagement and civic knowledge through increased voter participation, membership in civic groups, and knowledge of local political and civil information: Now, therefore, be it

Resolved, That the Senate-

- (1) reaffirms its commitment to diversity as a core tenet of the public interest standard in media policy; and
- (2) pledges to work with media entities and diverse stakeholders to develop common ground solutions to eliminate barriers to media diversity.

SENATE RESOLUTION 74—DESIGNATING FEBRUARY 28, 2021, AS "RARE DISEASE DAY"

Mr. BROWN (for himself, Mr. BAR-RASSO, Mr. BLUMENTHAL, Mr. SCOTT of South Carolina, Ms. KLOBUCHAR, Mr. WICKER, Mr. MARKEY, and Mr. BOOKER)